

Norrman & Moore MR. BAKER HAD A SCAR FIRE INSURANCE 120 Wyoming Avenue

NEW GOODS-IN DIMITIES.

JACONETTES. DOTTED SWISSES, DUCK SUITINGS. PRINTED

ORGANDIES.

Mears & Hagen 415 LACKA. AVE.

Have your COLLARS starched in the old way, when you can have them done with soft, pliable Buttonholes for TWO CENTS EACH.

Lackawanna LAUNDRY

If you want

Carpets, Draperies,

Wall Paper or Window

Shades, come to us.

We have a full line of

goods, and our prices are

very low.

Williams & McAnulty

127 Wyoming Ave.

CITY NOTES.

-Tribune reader: leaving for their summer's vacation can have their favor-ite paper sent to them without extra cost, by notifying this office of the desired changes in the paper's address. A diamond stud valued at \$110 was taken from Alexander Duun, jr., at Lake Ariel on Wednesday.

Patrick J. Mahady, a young man who resides at Archbald, is at the Lacka wanns hospital suffering from paralysis caused by jumping. The classes of '94 and '95 of the High

school will go to Mountain lake on an ex-cursion today. The party will leave Liberty hall at 8.30 a. m. sharp.

In court room No. 2 yesterday after-noon Attorneys T. P. Hobau, R. A. Zim-merman, and W. J. Lewis, sat as a board of arbitrators and gave a hearing to the claim of James J. Lawler against E. P. Bates, a boiler manufacturer of Syrscuse. Lawler alleges that Bates owes him a balance of \$356.00 for commission on the sale of boilers. J Elliot Ross appeared for Lawler and W. A. Wilcox was the attorney for Mr. Bates. The arbitrators did not render any decision yesterday.

Street Commissioner Kirst is sending the following circular letter to teamsters, builders and contractors: "You are hereby notified and required to desist from the drawing or the carting of waste, ashes, garbage, cobbles or other loose substances on or over the streets in any vehicle but close-bottomed carts or wagons, with end boards. By ordinance approved April 10, 1885, such drawing or carting is made a nuisance of the first class, with a penalty of not more than \$25 for each offense. The said ordinance will be strictly enforced and the penalty collected, if you fail to comply therewith.

Open All Night at Lohman's Spruce street. COURT HOUSE NEWS NOTES.

Izadore Petrack, charged by Annie Pas-cas with assault and battery, gave bail in court yesterday in the sum of \$200, and Vincenzo Antenucci, on the same charge, in which Domenico Cerabassia is prosecu-tor, furnished bail in the same amount.

Marriage licenses were yesterday granted by Clerk of the Courts John H. Thomas to Charles Mattera and Christina Moser; Majk Shamkitus and Franceska Lapuska: George Dumbroski and Kate Yourkaska, and Waska Radick and Bridget Katafeka, all of this give all of this city.

Court issued an order yesterday to the custodian of the ballot box in the Third ward of Olyphant borough directing him to turn over the box, keys, papers and ballots to D. J. Davis and J. F. Murphy, the commissioners in the contest now pending in the case of James J. Flynn,

Music Boxes Exclusively. Best made. Play any desired number of tunes. Gautschi & Sons., manufacturers, 1080 Chestnut street, Philadelphia. Wongrful orchestrial organs, only \$5 and \$10. pecialty: Old music boxes carefully repaired and improved with new tunes.

Therefore Constable Lowry Concluded He Must Be Murderer Medala.

TOOK HIM TO THE COUNTY JAIL

Sheriff Fahey Refused to Accept Lowry's Find Because There Was No Committment and the Supposed Murderer Was Then Taken to the City Police Station, Where He Was Held Until 7 O'clock.

Constable Charles Lowry has added mother gem to his crown already bril-

liant with glory,
This time it was by making the arrest of the murderer (?) of Emanuel

Loro.

He walked into police headquarters yesterday afternoon his face beaming with smiles, as if cognizant of the fact. that he had wrought a great work, and announced that he had succeeded in capturing the long sought Medala, the cold-blooded Old Forge murderer. He toiled unceasingly, he said, ever since the reward had been offered, to bring the culprit to justice and at last his efforts had been crowned with suc-

cess.

He told a long story of how after arduous search he had located his man, who gave his name as Steve Baker, employed as a farm hand over near Dundaff and had gone there and arrested him.

THE CAPTAIN ONLY SMILED. Captain Edwards, who was at headquarters at the time, heard his story to the end and then smiled a cruel, heartles, smile, that chased the sunlight from Charley's face with the rapidity of thought.

'I'm afraid," said the captain; "that you have got the wrong man."

Poor Lowry stood for a moment as the thought that he

could have made a mistake,
'Impossible," he said, 'See that scar on the back of his head?" But that was the only mark that in any way answered the description of Me-

According to the description given in THE TRIBUNE on June 30. Medala was a short thick set man, with heavy dark mustache, and about 35 years of age, while Lowry's prisoner, was an innocent looking lad, not over 20 years years old, 5 feet, 11 inches tall and had only a few hairs, the pride of

his youth, on his upper lip.

The captain at first refused to hold the man but so carnest was Lowry that the captain consented to detain him until Lowry could furnish undeniable proof that he had the right man. LOWRY WAS INDIGNANT.

He left the office quite indignant that there should not be more spirit of co-operation shows on the part of the captain. He went to see an alderman to have proper papers of detention made out, but at 7 o'clock, when the man was released, he had not returned Previous to taking his man to police headquarters, Lowry took him to the county jail, but on account of having no commitment papers Sheriff Fahey would not receive him.

Since the reward was offered for the capture of the murderer, no one has been more ardent in the search for him than Constable Lowry. brought his prisoner to the station house heavily handcuffed and the young man complained that he suffered great indignities at the hands of Constable Lowry.

ORDINANCES ALL RIGHT.

That Is What Members of Select Council Believe.

Previous to the meeting of select council last evening several members iscussed the reasons advanced by City Solicitor Burns why the bridge bonds cannot be legally issued.

Mr. Burns is quoted as saving that the Linden street bridge ordinance is technically faulty in not stating that the bridge shall begin "at the foot" of Linden street, and that no provision has been made against damages accraing from property which has not yet been condemned. Two ordinances which were passed in 1893 and amende 1 last spring are said to cover these

points, as follows: File of Select Council, No. 75, 1893, amended in select council March 8, 1834; "An ordinance appropriating private pro-perty for the purpose of securing and con-structing approaches and abutments for a bridge proposed to be erected over the Lackawanna river at the foot of Linden

street.

File of select council, No. 76, 1893, amended in select council March 8, 1894; and Linden street

"An ordinance appropriating private property for the purpose of securing and constructing approaches and abutments to the proprosed bridgs over Roaring brook, from Spruce street to Front street; providing for the ascertainment of damages and making an appropriation for the same."

their oince, temporation, corner Adams avenue at Linden street

\$40,000 £chool House No 27.

E. L. Walter, architect, bids to be opened this mouth, to be built on Columbia avenue. Lots for sale on this avenue at low prices for the ascertainment of damages and making an appropriation for the same."

ARTHUR FROTHINGHAM. ing an appropriation for the same."
Several members expressed their opinion that there are no flaws in either the Roaring Brook or Linden

street bridge ordinances which will of themselves permit a nullification of the THE BICYCLE IDENTIFIED.

It Will Be Returned to Edward Leonard at Auburn, N. Y. James Freuch, of Auburn, N. Y., reached this city yesterday morning and immediately went to the office of Alderman Fitzsimmons, where he iden-tified the bicycle which was stolen on June 5 from Edward Leonard, of Auburn by a man named Hugh Findey.

The particulars of the theft w re-

French, before seeing wheel in the alderman's office, told o the several marks by which he could identify it. He then took a wrench and separated the parts of the wheel explaining the marks. Alderman Fitzdimmons was convinced that French was the proper person and he delivered the wheel to him to bring it back to

The reporter called at the store of Florey & Holt and asked if the firm and any hope of capturing the thief or of getting back the bicycle which they gave him in the harter. Mr. Florey said that they expected to have Finney captured today. Officer Roche is now on his track.

MCNEY IS ROLLING IN.

St. Luke's Summer Home and Free Outing for Women and Children.

Since last report the following contributious have been received: Previously acknowledged...... 286 65

the rector of the parish or to his assistant, the Rev. A. L. Urban, or to William A. Avery, chairman of the committee on general charities, or to A. D. Holland, Applications for admission to the some or for tickets for the free onting at Lake Ariel may be sent to A. D.

Holland, 506 Spruce street; C. B. Der-man, 234 Franklin avenue, or Miss Elizabeth Sherer, 723 Madison avenue. Tickets cannot be supplied to any except to those known to be needy and

ANOTHER SLANDER SUIT.

George Jones, of Petersburg, Called Mrs. Francis a Vile Name. George Jones, of Petersburg, an indiscreet youth of 20 years, used an expression concerning Mrs. Catherine Francis, his neighbor, a married wo-

man with four children, that would not be proper to use in polite company. The husband of Mrs. Francis, through Attorneys Hulslander & Vosburg, be gan a trespass suit with a damage claim of \$2,000 against Jones yesterday in the office of Prothonotary Pryor. The folks on both sides move in the

upper strata of Petersburg society. The attorneys will have the case submitted to a board of arbitrators. Mrs. Francis is not so much desirous of se curing pecuniary compensation for the attack upon her character, as she is of confuting Jones and making him retract his slanderous words.

CORR'S BILL MUST BE PIAD.

Supreme Court Decided That His Claim Against the County Is Legal and Proper.

In the case of Patrick Corr against the county of Lackawanna the supreme court yesterday reversed the court of

Corr was one of the auditors of the borough of Dickson City and charged the commissioners of this county \$6 the commissioners of this county \$6 for receiving the nomination papers of the borough, filling out certificates of watchers, arranging ballots, correcting proof and distributing ballots prior to proof and distributing ballots prior to be appropriately believed to have had a conversation with W. W. Scranton, president of the Scranton Gas and Water company, in which that gentleman threatened, unvisioners of this country while still a boy and after a time country while still a boy and after a time entered the Wyoming seminary, Kingston, Pa., from which he graduated. He was ordinated and entered the Wyoming conference. Since his which that gentleman threatened, unvision friends and fame, not only among 1893. This bill the commissioners re-fused to pay, contending that they had nothing to do with the compensation of borough auditors.

A case stated was then agreed upon to determine whether the county was liable for the payment of the bill. Judge Archbald held that while Corr might have recovered from the county the expenses of getting the ballots into the hands of the proper election officers. such as cartage, expressage, etc., and any necessary traveling expenses by rail, carriage or otherwise, if any such expenses were incurred, he could not recover from the county anything like a per diem compensation, and entered judgment for the defendant with costs An appeal from this judgment was taken to the supreme court which has reversed Judge Archbald and decided that the county must pay Mr. Corr's bill. This will mean considerable additional expense to the county in the

matter of conducting elections. In the case of Lance against the Lebign and Wilkes-Barre Coal company, an appeal from the common pleas of Philadelphia county, judgment was affirmed, and in the case of Finnegan against the township of Foster, from the common pleas of Luz-rne county, judgment was also affirmed.

CONTRACT FOR DESKS DIVIDED.

Each of the Companies Will Furnish One Thousand

The building committee of the board of control met last evening in the rooms of the board at the Municipal onilding. Mr Davis, of the firm of Davis & Houpt, architects, was present and submitted plans for the new No. 19 school building on Rebecca avenue. plans of this firm, with slight modifications, will be reported favora-bly to the board of control at the next meeting.

The representatives of the school furniture companies were present and each had a sample desk with him. Ten minutes was allowed to each agent in which to unfold to the committee the merits of his special article. After all the desk agents were given a hearing the committee took up the bids and after thoroughly deliberating divided the contract between the Haney School Furniture company and the United States Desk company, both of New

Each company will supply 1,000 desks of No. I quanty.

The Scranton Business College, The new building is progressing rapidly and will be a handsome structure when completed. Buck, Whitmore & Co. have their office, temporarily, in Garney, Brown & Co.'s store room, corner Adams avenue and Linden street

Buy the Weber and get the best. At Guernsey Bros.

Members of Schiller lodge, No. 345, F. and A. M., are requested to meet at the lodge room Saturday at 12.45 to attend the funeral of Brother Julius Wellner. Members of sister lodges are cordially invited.

J. C. Lange, W. M.

THAT TIRED FEELING which is so common and so overpowering is entirely driven off by Hood's Sarsaparilla, the best blood purifier. Hood's Sarsaparilla overcomes

Hood's Pills are the best after-dinner heretofore given at length in The TRI- a box.

Gas and Water Company Agrees Not to Shut the Water Off from the Mills.

ATTORNEYS REACH SETTLEMENT

But the Arguments on Both Sides Were Heard Sefore the Conclusion Was Arrived At-President Scranton Denied Firmly That He Made Any Threats and Is Corroborated by Mr. Reeves Who Was Present.

The important proceedings in the petition of the Lackawanna Iron and steel company to make the preliminfrom the milis and property of the plaintiff were given the attention of Judges Gunster and Elwards in court Hamilton Wallace, of New York and Joseph O'Brien, of this city. For the Gas and Water company Attorneys Alfred Hand, and I. H. Burns ap-

peared.
Mr. Olmstead opened the case by beginning his argument to continue the ejunction. He reviewed the contracts between the plaintiff and defendant not be shut off until the two suits companies and sequitted them in ar- brought by the Gas and Water comgument, In 1874 it was mutually greed between the Scranton Gas and Water company and the Lack wanna Iron and Coal company that \$4,800, the price exacted by the Gas and Water company for water service to the plaintiff, would be promptly paid each

This contract remained in force until 881, when a disruption occurred beween the officers of both companies, which resulted in the water being stopped from the mills and furnaces of the steel company at a time when heavy contracts for rails were being

THE SECOND CONTRACT.

Another bargain was then arrived at and it was stipulated that from the late of the contract the Gas and Water company agreed not to shut off the water from the plaintiff's properties in case of dispute. The contract price was the sum of \$10,000 annually. Three years ago the Lackawanna Iron and Coal company and the Scran-

ton Steel company merged into one under the new title, the Lackawanna Iron and Steel company. All the rights of contract with the Gas and Water company reverted to the new concern; and at the time of the purchase of the South works, the Gas and Water company brought suit against the old company for a little over \$90,000, and later a suit was instituted against the Lackawanna Iron and Steel company for \$36,600. These suits were brought for water bills for the consumption of water by the steel company to which it was not entitled, it is alleged, by any provision in the contract.

The Gas and Water company repeatdly sent bills to the steel company for these claims, and after waiting a reasonable time finally brought suit. Chief Engineer Henry Wehrum, of the Lackless these bills were paid, that the sup ply of water would be shut off from the mills. The threat alleged to have een uttered by Mr. Scranton was responsible for the bringing of this in-junction. Mr. Wehrum was called to the stand to testify to the fact of Mr. Scranton's threat.

OBJECT TO THE TESTIMONY,

A legal battle arose at this point beween the attorneys relative to the admission of oral testimony. The con-tention of the attorneys for the defendant was that all testimony should be produced in affidavit form. Mr. Wehrum was allowed to testify and he stated that he met Mr. Scranton on Lackawanna avenue on March 14 The latter accosted the witness in this form: "Well, Wehrum; how about the water money?" Mr Wehrum said, "I don't know anything about it. this Mr. Scranton replied, "Why don't you tell your people to pay their bills. I don't want to make any threats, but you can tell Carl not to be surprised to e the water shut off "

Mr. Webrum communicated the re-marks to General Manager C. W. Mc-Kinney, who was put upon the witness stand and testified to the fact of being so told by Mr. Wehrum, and he added that about six weeks ago Mr. Scranton complained of the waste of water at the blast furnace and threatened to cut off the supply unless the waste was

Elwin F. Hatfield, president of the Luckawanna Iron and Steel company, was the next witness. He gave a list of the properties owned by the com pany and also testified that in 1880 the Gas and Water company had put in claims for amounts that the Steel company did not consider it entitled to, consequently the bills were not paid, and the Gas and Water company re taliated by shutting of the water, causing the mills to suspend and doing incalculable damage to the Steel company. At this point the different con-tracts and papers were offered in evi-

J. E. Higginson, secretary-treasurer of the Lackawanna Iron and Steel com pany, gave testimony of the monthly payments made for water, aggregating total sum of \$10,000 a year. The argument of the defendant was segun in the afternoon. W. W.Scrap-

HOW

do we sell it so cheap? Where do you get it? How long will you sell it for 25c? It's just as good as the tea I paid 50c. for. Such expressions are constantly heard from those who have been fortunate enough to secure some of our "Yokohama" Tea. Some take 5 pounds for \$1. Twenty pounds is the limit,

429 Lacka, Ave.

ton was called to the stand. He said that the daily consumption of water used at the mills and properties of the Luckawanna Iron and Steel company averages 1,500,000 gallons, for which the sum of \$10,000 is annually paid to

The Steel company was given the bene-fit of special rates because of the enor-

mous amount of water used. Mr. Scrauton denied that he mide any threats to Mr. Wenrum.

considered it a right, which it had the

privilege of reserving, that the water

sould be shut of from customers who

do not pay their bills, and he also said that the Gas and Water company claimed as a right the privilege of shutting off water when it is not used

secording to contract. In the original contract there was no provision, nor has

there been any included since, of sup

lying water to the mule barns, or for

upply condensers, bosnes and tuyers at

Superintendent Robert Reeves was

he next witness for the defense. He

said that he was present when the conversation took place between Mr. Scranton and Chief Engineer Webrum.

There was no threat made by Mr.

years before the cases are called,

Lackawanna county.

can says:

Thus ended one of the most impor-

REV. DR. COLVILLE'S CHANGE.

Church of Jamestowa, N. Y.

son Methodist Episcopal church of the West Side, has left the Methodist fold

and become a Presbyterian, having ac-

cepted a call from the First Presby-

went to Binghamton, N. Y., to accept

the pastorate of the Centenary Metho-

cent change the Binghamton Republi-

A few days ago he informed the presiding elder of this district and the officials of the

life was spent in 'roughing it.' Some of the time he was a sailor. He came to this

general public. As a public orator he has few superiors. He was particularly pop-

ular wherever he went. He is a man of

broad views on all subjects, and is well in-

TEACHERS NOT APPOINTED.

Superintendent Phillips.

of control has not yet taken any action

ers for the next school year," said F.

the committee will come together and

be prepared to present its report to the

concerning the appointment of teach-

of the board of control, last evening.

The teachers' committee of the board

What he said was that his company

Attorney James Mahon Says it Will Be the ne water company. The price, Mr. Slogan of His Friends. Scranton thought, was a reduced one

PLAN OF CAMPAIGN

Mr. Mahon Declares That as Soon as the Proper Time Arrives Mr Chase's Name Will Be Brought Forward and the Campaign in His Favor Inaugurated-He Is Willing to Make Sixty-Two More Speeches.

Scranton regarding the shutting off of the water supply from the mills of the "The campaign has not begun to crystaliz yet, but there are dozens of Lackawanna Iron and Steel company, earnest men in this county ready to set the ball in motion as soon as the proper THE INDESCRIPTION DISCOURS. time arrives to bring his name forward With the testimony of Mr. Reeves as their candidate for judge. They recognize in him a man of the proper impulses who is actuated by the spirit the case ended and the attorneys on both sides got togother and agreed to dissolve the injunction, with the unof our institutions as set forth in the derstanding that the water supply will declaration of independence and the constitution of the United States,

pany are settled. These suits are on the list for the October term of comerve anywhere the boys may see fit to mon pleas court, but it may be two place me and use every honest effort to lect Mr. Chase to the bench of this tant cases ever brought in the courts of county. Last fall I was the secretary of the campaign committee and made sixty-two speeches throughout this county. I am willing to do it again or anything else that is fair and honorable accepted a Call from the Presbyterian o assist my friend Chase to a position believe be is richly entitled to. Rev. G. M. Colville, D. D., who

Mr. Chase was seen by a reporter but declined to talk politics. He inti-mated that Mr. Mahon was doing the talking for him these sultry July days,

500 HOO DOO'S SECOND FIRE.

Yesterday morning while Soo Hoo dist Episcopal church, and has been there ever since. Concerning his re-Doo the Chinaman was cleaning up the debris in his cellar, caused by the re-It is stated that Dr. Colville has had the offer under consideration for some time. Last Sunday he preached in the Presby-terian church at Jamestown and was given the call, which he decided to accept.

THE INVITATION ENGROSSED.

Centenary church of his determination, to leave the Methodist church and accept this call. Who his successor will be in the Centenary church is not yet known. The announcement to the officials was so sudt Will Ba Presented to Mr. Dapaw b Mayor Connell.

announcement to the officials was so sudden and so unexpected that they have no one in view. Next Sunday the pulpit will be supplied by the Rev. William Edgar, of Carcondale.

It is understood that one of Dr. Colville's main reasons for leaving the Methodist church was the time limit. He objected to this because he thought it did not give the mainters fair change. Dr. Colvins in the property of the change council meeting adopted in the com-mon council last evening confirming the invitation of the Sheridan Monument association to Chauncey M. Denew to address a mass meeting in the city, has been engrossed on heavy parchment by P. W. Costello, of the give the minister a fair chance. Dr. Col-ville is a Scotchman by birth and his early rity engineer's department.
The resolution contains the names of

FIRE

The Best for Summer Cooking.

L. Wormer, of the teachers' committee "Superintendent Phillips has been ont of the city attending the meeting of the State Teachers' association and Window Screens we will take no action until he returns as we will not know just what work there is for us to do. Mr. Paillips will return to the city next week and then

board when it meets one week from Monday night." Lawn Razors, Refrigerators, Ice Cream 126 Penn Ave. Freezers.

I have now on hand and will sell at cost 19 Lawn Razors, 13 Refrigerators, 15 Ice Cream Freezers. Come and get one before they are all one. Thos. F. LEONARD,

505 Lackawauna ave.

THE SECRET ART of beauty lies not in cosmetic, but is only in pure blood, and a bealthy performance of the vital functions, to be obtained by using Burdock tions, to be o

And Right Up hobby. We warrant every pair. to Date. . .

STERLING SILVER

We have Artistic Designs in Wedding Gifts and all the Latest Novelties.

W. W. BERRY, Jeweler 417 LACKA, AVE.

Best Sets of Teeth, \$8.00 Including the painless extracting of teeth by an entirely new pro-

S. C. Snyder, D.D.S. 185 WYOMING AVE.

"A. A. Chase will be a candinate for judge this fall," said Attorney James Mahon to a TRIBUNE reporter yester-

In just what form his campaign will be conducted I cannot say, but there is a demand on the part of his riends in all parts of the county that he again allow his name to be used in connection with the juliciary.

"Personally, I do not know what part I will be assigned in the Chase campaign this fall, but I am ready to right years ago was pastor of the Simp-

terian church of Jamestown, N. Y. When Dr. Colville left this city he It Was Caused by the Exploding of a Lamp.

cent fire, the lamp which had been furnishing him light exploded.

There was great excitement for a few minutes, but the flames were juickly put out by a few pails of water. No alarm was sent in, and there was no damage done, save great fright on the Chinaman's part.

resolution of last week's select

KING

Committee Waiting for the Return of

ONLY 20c. EACH

BATTIN & CO.

sage and has been eigned by the presi-dent and clerk. It will be presented to Mr. Depew by Mayor Connel who is one of the committee appointed to confer the invitation in behalf of the Monument association. Single Fare Rate to Toronto, Ont., via Lehigh Valley Railroad.

the councilmen who voted for its pas-

Special Tickets to Toronto on account of convention Baptist Young People's union at rate of single fare for round trip will be on sale at office of the L. V. R. R. 309 Lackawanna avenue, Scranton, Pa., July 17 and 18, good for return to July 31. Route via Lenigh Valley to Niagara falls, New York Central to Lewiston, thence by Niagara Nav. Co.'s steamer.

The Sons of Lackswanns

will hold their second annual picnic at Central park, South Washington avenue, on Thursday, July 26. All arrangements are being made to have the most successful picnic of the sesson.

Go to Poyntelle, Excursion Rates One Dollar.

New York, Ontario and Western railroad will run excursions Wednesday and Saturday. Train leaves Scranton 8.30 a. m., returning leaves Poyntelle 4.50 p. m. Good fishing.

FROM 6 to 8 each evening, visitors will be shown Woodlawn Park lots.

FOR RHEUMATISM, Lumbago, Neuralgia, Cramp and Colic there is no remedy su-perior to the genuine Dr. Thomas' Eclec-

BE SATISFIED with nothing but the best. You will be satisfied if you call on J. BOLZ and get some of the bargains he is offering.

A \$5 Coat for \$1,49.

A \$7 Coat for \$3.

A Fine Black Clay Worsted Coat for \$5, worth \$12.

Ladies' Capes, all shades, for 98c.

Ladies' Tailor-made Suits for \$4.75, worth \$9.

STORED and INSURED

US, FREE OF CHARGE

During the Summer. J. BOLZ

138 Wyoming Ave. NEXT DIME BANK.

OSLAND'S

128 Wyoming Ave.

MARSHALL FIELD & CO.'S 8 BUTTON ABBOTT, 4 BUTTON ABBOTT, 4 BUTTON GENEVA, 4-BUTTON NEPTUNE,

BIARRITZ. In White Black, Tans and Grey. Former Prices, \$1, \$1.25 and \$1.50.



Don't Overlook the Fact

That we are in the Shoe Business. Step in some day and see how well we can please you, both as to quality and price.

Our Ladies and Gentlemen's \$3.00 SHOES are marvels of style and quality. Children's Good-wearing Shoes are our

BANISTER'S, Cor Lackawanna and Wyoming Avenues,



PER CENT.

Discount off Straw Hats, Millinery, Ladies' Suits and Shirt Waists.

BROWN'S BEE HIVE

224 LACKAWANNA AVE